



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT		ATTORNEY DOCKET NO	
08/012,269	02/01/93	KWON	B	t de rimiter man arabbe de la britancia de la sudençació de la maio de la composició de la composició de la co	
			ELLIS, J EXAMINER		
BARNARD & B	(DOMN)	18N1/0725			
306 STATE S			ART UNIT	PAPER NUMBER	
ITHACA, NEW	YORK 14850		1813	14	
			DATE MAILED:		

07/25/94

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION									
T/JH	1E PERI	OD FOR	RESPO	NSE	i:				
a) 🔽	س <i>ت</i> نسممنا	مرمومو وی س مرحوع	10		W0	or continues to		from the date of the final rejection	
b) □	expire event	es three m however,	onths fro	om t	he date of the	he final rejection of	or as of the mailing	tom the date of the final rejection date of this Advisory Action, whichever is later. In no ix months from the date of the final rejection.	
	Any e The d purpo	xtension o ate on wh ses of det	of time n ich the r ermining	nust espe	be obtained onse, the pe	by filing a petition the fextension and the	n under 37 CFR 1. e have been filed i	.136(a), the proposed response and the appropriate fee. s the date of the response and also the date for the punt of the fee. Any extension fee pursuant to 37 CFR period for response or as set forth in b) above.	
						37 CFR 1.192(a).			
Ar to	oplicant's place th	s response ne applicat	to the	final ondi	rejection, fil tion for allov	led 7/1/90 vance:	t has been c	considered with the following effect, but it is not deemed	
1. 🔲	The pr	oposed ar	nendme	nts	to the daim	and /or specifical	ion will not be ente	ered and the final rejection stands because:	
	a. 🔲	There is n presented	o convir	ncing	showing u	nder 37 CFR 1.11	6(b) why the propo	osed amendment is necessary and was not earlier	
	b. 🔲 '	They raise	new is:	sues	that would	require further co	nsideration and/or	search. (See Note).	
	c. 🔲	They raise	the iss	ue o	f new matte	r. (See Note).			
	d. 🔲	They are appeal.	not dee	med	to place th	e application in b	etter form for appe	al by materially reducing or simplifying the issues for	
	е. 🗀	They pres	ent add	ition	al claims wi	thout cancelling a	corresponding nu	mber of finally rejected claims.	
	NOTE:	:							
									
2. 🗌	Newly the no	proposed n-allowabl	l or ame e claims	nde	d claims		would be allowed	if submitted in a separately filed amendment cancelling	
3.)	Upon t	the filing a	n appea	d, the	e proposed	amendmen	will be entered	will not be entered and the status of the claims will	
	Claims	allowed:	<u>a</u>	6	e_				
				2	<u>_e_</u>				
	Claims	rejected:			7		 		
	☐ Ap	Howeve plicant's r	•	e ha	s overcome	the following reje	ction(s):		
				-					
4.	The aft	lidavit, exh	ibit or r	eque	est for recon	sideration has be	en considered but	does not overcome the rejection because	
5.	The affi presen		chibit wi	ll no	t be conside	red because app	licant has not show	vn good and sufficent reasons why it was not earlier	
_ The	propose	ed drawing	correct	ion	☐ has [has not been	approved by the e	· · · \	
Oth	Other JOAN ELLIS								
								PRIMARY EXAMINER GROUP 180	
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